

1 STEVEN W. MYHRE  
2 Acting United States Attorney  
3 District of Nevada  
4 Nevada Bar No. 9635  
5 NADIA J. AHMED  
6 DANIEL R. SCHIESS  
7 Assistant United States Attorneys  
8 ERIN M. CREEGAN  
Special Assistant United States Attorney  
501 Las Vegas Blvd. South, Suite 1100  
Las Vegas, Nevada 89101  
(702) 388-6336  
[steven.myhre@usdoj.gov](mailto:steven.myhre@usdoj.gov)  
[nadia.ahmed@usdoj.gov](mailto:nadia.ahmed@usdoj.gov)  
[dan.schiess@usdoj.gov](mailto:dan.schiess@usdoj.gov)  
[erin.creegan@usdoj.gov](mailto:erin.creegan@usdoj.gov)

9 *Attorneys for the United States*

10  
11 **UNITED STATES DISTRICT COURT**  
12 **DISTRICT OF NEVADA**

13 UNITED STATES OF AMERICA,

14 Plaintiff,

v.

15 CLIVEN D. BUNDY,  
16 RYAN C. BUNDY,  
AMMON E. BUNDY,  
RYAN W. PAYNE,  
PETER T. SANTILLI,  
ERIC J. PARKER, and  
O. SCOTT DREXLER,

17  
18 Defendants.

19  
20 2:16-CR-00046-GMN-PAL

21  
22 **GOVERNMENT'S NOTICE OF**  
**SUMMARY EXHIBITS**

23  
24 **CERTIFICATION:** The government certifies that the following notice set forth  
herein is timely made.

The United States, by and through the undersigned, hereby informs the  
defendants that in the trial commencing October 10, 2017, it may call the following

witnesses in order to admit the following summary exhibits, all pursuant to Federal Rule of Evidence 1006.

1. Special Agent Willis will introduce two summary exhibits that draw on multiple sources of evidence in order to establish a visual/photographic timeline of the events of April 9, 2014 and April 12, 2014.

2. Special Agent Simkins will introduce a summary exhibit that draws on multiple sources and will depict a count of the number of guns in the Wash during the events of April 12, 2014 and chart the positions of the guns at various times in the Wash.

3. Special Agent Seyler will also introduce multiple summary telephone exhibits which show the contacts of individual defendants with all persons during the course of the conspiracy, as well as timing and frequency of contacts between defendants and other co-conspirators. Agent Seyler will also introduce integrated summaries which show a timeline of key communications between defendants and co-conspirators across different media, including Facebook and phone calls.

**DATED** this 26<sup>th</sup> day of September, 2017.

Respectfully,

STEVEN W. MYHRE  
Acting United States Attorney

*/s/ Steven W. Myhre*

NADIA J. AHMED  
DANIEL R. SCHIESS  
Assistant United States Attorneys  
ERIN M. CREEGAN  
Special Assistant United States Attorney

1  
2                   **CERTIFICATE OF SERVICE**  
3

4                   I certify that I am an employee of the United States Attorney's Office. A copy  
5 of the foregoing **GOVERNMENT'S NOTICE OF SUMMARY EXHIBITS** was  
6 served upon counsel of record, via Electronic Case Filing (ECF).  
7

8                   DATED this 26<sup>th</sup> day of September, 2017.  
9

10                   */s/ Steven W. Myhre*  
11

12                   

---

13                   STEVEN W. MYHRE  
14                   Acting United States Attorney  
15